

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION**

**IN RE: NATIONAL PRESCRIPTION
OPIATE LITIGATION**

THIS DOCUMENT RELATES TO:

City of Rochester v. Purdue Pharma, L.P.,
No. 19-op-45853 (Track 12)

Lincoln County v. Richard S. Sackler, M.D.,
No. 20-op-45069 (Track 13)

City of Independence, Missouri v. Williams,
No. 19-op-45371 (Track 14)

*County of Webb, Texas v. Purdue Pharma,
L.P.*, No. 18-op-45175 (Track 15)

MDL NO. 2804

Case No. 17-MD-2804

Judge Dan Aaron Polster

**NOTICE OF VOLUNTARY DISMISSAL AND JOINT STIPULATION BETWEEN
BELLWETHER PLAINTIFFS AND UHG/OPTUM FAMILY DEFENDANTS**

The Bellwether Plaintiffs¹ and the UHG/Optum Family Defendants² have entered into a stipulation wherein the Bellwether Plaintiffs agree to voluntarily dismiss all claims asserted against UnitedHealth Group Incorporated; Optum, Inc.; OptumRx Discount Card Services, LLC; Optum Perks, LLC; OptumHealth Care Solutions, LLC; OptumHealth Holdings, LLC; and Optum Health Networks, Inc. (the “Dismissed Optum Entities”). The only entities from among the UHG/Optum

¹ The Bellwether Plaintiffs are City of Rochester, New York; Lincoln County, Missouri; City of Independence, Missouri; and County of Webb, Texas.

² The UHG/Optum Family Defendants are OptumRx, Inc.; UnitedHealth Group Incorporated; Optum, Inc.; OptumInsight, Inc.; OptumInsight Life Sciences, Inc.; OptumRx Discount Card Services, LLC; Optum Perks, LLC; OptumHealth Care Solutions, LLC; OptumHealth Holdings, LLC; and Optum Health Networks, Inc.

Family Defendants that will remain as defendants in Tracks 12 through 15 will be OptumRx, Inc., OptumInsight, Inc., and OptumInsight Life Sciences, Inc. (the “Remaining Optum Entities”).

The terms and conditions of this agreement are more fully set forth in the stipulation. A similar stipulation was entered into between the Bellwether Plaintiffs and Express Scripts Family Defendants. None of the Remaining Optum Entities will seek to place a “dismissed entity” referenced in the stipulations on the verdict form (ESI references its own dismissed defendants as “Dismissed Defendants”) (Optum references its own dismissed defendants as “Dismissed Optum Entities”).

Entered this 19th day of July, 2024.

Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on July 19, 2024, I electronically filed the foregoing with the Clerk of Court by using the CM/ECF system. Copies will be served upon counsel of record by, and may be obtained through, the Court's CM/ECF system.

/s/ Peter Weinberger

Peter Weinberger